UNITED STATES OF AMERICA BEFORE THE NATIONAL LABOR RELATIONS BOARD

M&B SERVICES, INC.; BERRY SERVICE, INC. (BERRY I); BERRY SERVICES, INC. (BERRY II); BERRY TRANSPORTATION, LLC; MILTON BERRY, AN INDIVIDUAL CHARGED WITH PERSONAL LIABILITY; CAROLYN BERRY, AN INDIVIDUAL CHARGED WITH PERSONAL LIABILITY

and

Case 15-CA-018808

SERVICE EMPLOYEES INTERNATIONAL UNION, LOCAL 100

SUPPLEMENTAL NOTICE TO SHOW CAUSE

On February 12, 2015, the General Counsel filed with the Board a Motion to Transfer to the Board and for Default Judgment on the ground that the Respondent has failed to file an answer to the Compliance Specification and Notice of Hearing. On February 18, 2015, the Board issued an Order transferring this proceeding and Notice to Show Cause why the motion for default judgment should not be granted. However, that Order was not served on the Respondent at all of its known addresses.

Accordingly, this supplemental Notice to Show Cause is being issued for further appropriate service.

NOTICE IS GIVEN that cause be shown, in writing, filed with the Board in Washington, D.C., on or before April 8, 2015, 2015 (with affidavit of service on the parties to this proceeding), why the General Counsel's Motion should not be granted. Any briefs or statements in support of the motion shall be filed by the same date.

Dated, Washington, D.C., March 25, 2015

By direction of the Board:

Gary Shinners	
Executive Secretary	